## MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

# **April 6, 2006**

#### **DIVISION TWO**

B178147 Bacon et al (Not for Publication)

v.

Renard

The judgment is reversed. The matter is remanded and the trial court is directed to vacate the order striking appellant's answer and to vacate his default. Appellant to recover his cost on appeal.

Doi Todd, J.

We concur: Boren, P.J.

Chavez, J.

### **DIVISION FIVE**

B182753 People (Not for Publication)

v.

Jonathan H.

The judgment is affirmed.

Armstrong, J.

We concur: Turner, P.J.

Kriegler, J.

### April 6, 2006 (Continued)

#### **DIVISION EIGHT**

B173875 People

(Not for Publication)

v.

Vasquez et al.,

The matter is remanded to the trial court for determination of the amount of victim restitution to be ordered pursuant to section 1202.4, subdivision (f). In addition to the victim restitution amount, the new abstract of judgments for each defendant shall include (1) a restitution fine (§ 1202.4, subd. (b)) in the amount of ?\$3,333.33; (2) a parole revocation fine (§1202.45) in the same amount; and (3) a \$20 security fee (§1465.8). In addition, Vasquez's abstract of judgment is ordered modified to delete the section 667, subdivision (a)(1) enhancement and to reflect 749 days of presentence custody credit. The superior court is directed to forward certified copies the new abstracts of judgment to the Department of Corrections. In all other respects the judgments are affirmed.

Rubin, Acting P.J.

We concur: Boland, J.

Flier, J.

B181455 Reiner et al.,

V.

Nasatir, Hirsch, Podberesky & Genego et al.,

Filed order granting petition for rehearing.